IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: CACE 15-000072

BRADLEY J. EDWARDS and PAUL G. CASSELL,

Plaintiffs,

vs.

ALAN M. DERSHOWITZ,

Defendant.

VIDEOTAPE CONTINUED DEPOSITION OF

ALAN M. DERSHOWITZ

VOLUME 4
Pages 462 through 647

Tuesday, January 12, 2016 1:05 p.m. - 4:45 p.m.

Tripp Scott 110 Southeast 6th Street Fort Lauderdale, Florida

Stenographically Reported By: Kimberly Fontalvo, RPR, CLR Realtime Systems Administrator

- 1 Virginia Roberts and things that she has said, was
- 2 she lying when she said that she has flown on
- 3 Jeffrey Epstein's airplane?
- 4 MR. INDYKE: Objection. Work product and
- 5 common interest.
- 6 A. I think I can answer that question. Based
- 7 on material that was produced in discovery, which
- 8 would not be subject to privilege, there seems to be
- 9 evidence that she did fly on the airplane with
- 10 Jeffrey Epstein.
- 11 BY MR. EDWARDS:
- 12 O. Was she lying when she says that she was
- 13 flown on Jeffrey Epstein's airplane across state
- lines at a time when she was under the age of 18?
- 15 A. I have no idea.
- 16 MR. INDYKE: Objection. Same objection.
- Work product and attorney-client and common
- 18 interest.
- 19 A. I have no idea. But, again -- I just have
- 20 no idea.
- 21 BY MR. EDWARDS:
- Q. Is there any nonprivileged information
- that you could review that would give you an idea to
- 24 answer that question or that would give you the
- 25 answer to that question?

BY MR. EDWARDS: 1 What we have here --2 Q. MR. INDYKE: Attorney-client, work product 3 and common interests. 4 BY MR. EDWARDS: 5 What we have here is only the fraction of 6 Q. flights where Dave Rogers was one of the pilots. 7 Can you help us get the flight logs from Larry 8 Visosky, Larry Morrison, any of the flight logs from 9 10 the helicopters, et cetera? I would love to. It would all show that I 11 Α. wasn't on the plane. 12 MR. INDYKE: Same objection, same 13 14 instruction. Α. I will do everything in my power --15 16 MR. SCOTT: You can make any request you want to through counsel, and we'll take them 17 18 up. 19 Α. But I will do everything in my power to get you every flight manifest. 2.0 SPECIAL MASTER POZZUOLI: Move forward. 21 22 MR. INDYKE: We do not waive any objection. 23 MR. SCAROLA: And that request has been 24 made. 25

- 1 A. Is that a question?
- 2 MR. SCOTT: No. Just Mr. Scarola --
- MR. EDWARDS: Just that we made a request
- 4 for production.
- 5 BY MR. EDWARDS:
- Q. Was Virginia lying when she says that she
- 7 was taken to Jeffrey Epstein's home in New York
- 8 while underage?
- 9 A. I have no idea.
- 10 MR. INDYKE: Same objection, same
- instruction.
- 12 BY MR. EDWARDS:
- Q. Was Virginia lying when she says she was
- 14 taken to Jeffrey Epstein's ranch in New Mexico while
- 15 underage?
- 16 MR. INDYKE: Same objection, same
- 17 instruction.
- 18 A. I can tell you this. She's lying when she
- 19 said she met me at the ranch. So I cannot believe
- 20 anything she says about the ranch.
- 21 BY MR. EDWARDS:
- Q. Was she lying when she says Ghislaine
- 23 Maxwell and Jeffrey Epstein used sex toys on her
- 24 when she was underage?
- MR. INDYKE: Same objection, same

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instruction.
1
2
      BY MR. EDWARDS:
               Was she lying when she says Jeffrey
3
          Q.
    Epstein and Ghislaine Maxwell made her dress up in
4
     outfits for them?
5
               MR. INDYKE: Same objection, same
6
7
          instruction.
               Well, I can -- but I do have some material
          Α.
8
     outside of the record on that.
9
10
       BY MR. EDWARDS:
11
          0.
               Okay.
               I know that Sigrid McCawley said that she
12
13
     said that Leslie Wexner made her dress up --
                               I am going to object to the
14
               MS. McCAWLEY:
          extent that you are trying to reveal
15
          conversations that were part of a settlement
16
          discussion which the judge has already sealed
17
          the record on and there is a pending motion for
18
19
          sanctions. And if you're going to start
          revealing that information, we're going
2.0
21
          directly to the Judge Lynch.
22
          Α.
               I am going to start revealing --
               SPECIAL MASTER POZZUOLI: No, I'm going to
23
24
          stop you --
               THE WITNESS: Let me tell you why.
25
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Because I didn't get that from Sigrid or from 1 David Boise. I got it from Leslie Wexner's 2 lawyer in a totally nonprivileged 3 communication. 4 SPECIAL MASTER POZZUOLI: Let me stop you. 5 I don't believe it's responsive to the question 6 that's pending, so let's move forward. 7 BY MR. EDWARDS: 8 My question was, was she lying -- was 9 Q. Virginia Roberts lying when she says Jeffrey Epstein 10 and Ghislaine Maxwell made her dress up in outfits 11 for them? 12 Α. I can only say that that allegation has 13 been made regarding Leslie Wexner as well. 14 It has nothing to do with my question. 15 Q. MR. SCAROLA: Move to strike. 16 Leslie Wexner's lawyer regards that as a 17 Α. 18 full statement and, therefore, I can only assume that it's a false statement when made about someone 19 I think that's relevant. 2.0 SPECIAL MASTER POZZUOLI: So with respect 21 to the --22 I'm moving to strike the MR. EDWARDS: 23 nonresponsive portion of that answer. 24 THE WITNESS: He opened the door. 25

SPECIAL MASTER POZZUOLI: I do believe it 1 2 was nonresponsive in its entirety. Move forward. Go ahead. 3 BY MR. EDWARDS: Do you know Jean-Luc Brunel? 5 Q. Α. No. 6 Q. Have you ever met him? MR. INDYKE: Same objection, same 8 instruction. 9 10 I have no memory of ever meeting a man by that name. 11 12 BY MR. EDWARDS: 13 Q. Do you know what his role was in Jeffrey Epstein's life? 14 15 Α. No. 16 MR. INDYKE: Same objection, same instruction. Mr. Dershowitz, if you would let 17 18 me make my objections before you respond. THE WITNESS: Right. 19 BY MR. EDWARDS: 20 21 Was Virginia Roberts lying when she said Jeffrey Epstein socialized with Bill Clinton during 22 23 the relevant time period? 24 MR. INDYKE: Same objection, same 25 instructions.

- 1 A. My information is that Virginia Roberts
- 2 was lying when she said that she saw Bill Clinton on
- 3 Jeffrey Epstein's island. That's all I can comment
- 4 about with that. And she's lying about that. And
- 5 she's lying about how Bill Clinton got to the
- 6 island.
- 7 MR. EDWARDS: I move to strike the
- 8 Nonresponsive portion of the answer.
- 9 SPECIAL MASTER POZZUOLI: No, it's
- 10 relevant to what you asked. Move forward. I'm
- 11 not going to strike it.
- 12 BY MR. EDWARDS:
- 13 Q. I'm going to go back to the question until
- 14 I get an answer, though.
- 15 SPECIAL MASTER POZZUOLI: Go ahead.
- 16 BY MR. EDWARDS:
- Q. That is, when Virginia Roberts said that
- during the relevant time period, which we defined as
- 19 1999 through 2002 --
- 20 A. Let's be clear. Around August of both of
- 21 those years, right?
- Q. I think August of '99 through October of
- 23 **2002.**
- 24 A. September, I think it is.
- Q. Okay. Was she lying -- was Virginia

- 1 Roberts lying when she said Jeffrey Epstein
- 2 socialized with Bill Clinton during that time
- 3 period?
- 4 A. I don't know.
- 5 MR. INDYKE: Same objection, same
- 6 instruction.
- 7 BY MR. EDWARDS:
- Q. And you have no nonprivileged information
- 9 that would provide you the answer to that?
- 10 A. I have nonprivileged information that
- 11 provides me that they socialized together at some
- 12 point. I don't know whether it was within that
- 13 timeframe at all. I know they went to Africa
- 14 together on a mission of goodwill, but I don't know
- 15 the date of that. So I can't tell you whether it
- 16 was in the period or outside the period. You may
- 17 know that; I don't.
- 18 Q. Well, if Jeffrey Epstein and Bill Clinton
- 19 associated, but only at some time period either
- 20 before or after the relevant time period, it would
- 21 immediately disprove her statement that Bill Clinton
- 22 and Jeffrey Epstein socialized during that time
- 23 period?
- 24 A. I don't understand that question.
- 25 **Q. No?**

SPECIAL MASTER POZZUOLI: I don't 1 understand the question either. 2 If you can 3 rephrase the question, that would be helpful. MR. EDWARDS: Sure. 4 BY MR. EDWARDS: 5 If you -- do you know from nonprivileged 6 Q. 7 information whether Jeffrey Epstein and Bill Clinton ever socialized? 8 Α. Yes. 9 Do you know the beginning -- when their 10 0. relationship began? 11 MR. INDYKE: Objection. Same objection, 12 same instruction. 13 SPECIAL MASTER POZZUOLI: Again, under 14 15 nonprivileged. MR. EDWARDS: Under nonprivileged 16 information. 17 18 MR. SCOTT: Do you have any nonprivileged information about that? 19 I remember having dinner at the home of 2.0 21 Caroline Kennedy and Ed Schlossberg with President 22 Clinton, and he basically asked me how Jeffrey was doing, and led me to believe that he had some 23 relationship with Jeffrey. I don't remember whether 24 25 that dinner -- when that dinner was. I can probably

find out. But that would be nonprivileged. 1 2 BY MR. EDWARDS: Was he still President at the time that 3 Q. conversation was taking place? 4 I don't remember. 5 Have you ever been, yourself, together 6 0. 7 with Jeffrey Epstein and Bill Clinton? Α. No. 8 Have you ever talked to Jeffrey Epstein 9 about Bill Clinton? 10 11 Objection. Same objection, MR. INDYKE: 12 same instruction. Nonprivileged. 13 SPECIAL MASTER POZZUOLI: 14 MR. EDWARDS: Yeah, nonprivileged. 15 Α. It's hard to sort out the privileged and 16 the nonprivileged. 17 SPECIAL MASTER POZZUOLI: So based upon the objection, I would ask that you -- unless 18 it's obvious, then no, until we sort that out. 19 20 I shouldn't answer that probably. Α. 21 SPECIAL MASTER POZZUOLI: I'm going to grant his objection at this point, again, as a 22 23 continuum because I want to make sure that we preserve this issue for later on. 24 25

- 1 BY MR. EDWARDS:
- Q. In a previous -- previously in this
- deposition, you indicated your representation of
- 4 Jeffrey Epstein on this subject matter began in
- 5 **2005**, right?
- A. It began, I think I said, when the first
- 7 allegations were. I don't have an exact date in
- 8 mind.
- 9 Q. The relevant time period for Virginia
- Roberts, as we've defined, is 1999 through 2002.
- 11 A. That's correct, yes.
- Q. So I'm asking if you know from Jeffrey
- 13 Epstein, in a time period prior to your
- 14 representation, whether he was socializing with Bill
- 15 Clinton.
- MR. INDYKE: Same objection, same
- instruction.
- 18 A. Yes, yes.
- 19 MR. SCOTT: As long as it's a
- 20 nonprivileged situation.
- 21 A. He was.
- 22 BY MR. EDWARDS:
- 23 **Q. He was?**
- 24 A. He was.
- 25 **Q.** So prior --

- 1 A. During the whole period of time up through
- 2 2005, you're saying? Yes.
- 3 Q. Right.
- 4 A. Yes, I think this dinner occurred before
- 5 2005, so I would -- yes.
- 6 Q. So what did Jeffrey Epstein tell you about
- 7 his relationship with Bill Clinton?
- 8 MR. INDYKE: Same objection, same
- 9 instruction.
- 10 BY MR. EDWARDS:
- 11 Q. Prior to 2005, obviously.
- 12 A. That they knew each other and that they
- 13 were doing some charitable work together.
- 14 Q. Had Bill Clinton ever been to Jeffrey
- 15 Epstein's home?
- 16 A. I'm not aware.
- 17 MR. INDYKE: Same objection, same
- instruction.
- 19 BY MR. EDWARDS:
- Q. What kind of charitable work was Jeffrey
- 21 Epstein --
- 22 A. I can tell you Donald Trump has been to
- 23 Jeffrey Epstein's home, and I've seen him there.
- Q. Okay. What question do you think that
- 25 you're answering?

- Well, you're asking about general things Α. 1 2 people --SPECIAL MASTER POZZUOLI: Let's move 3 forward. -- so I mean, I gave you an example of one 5 who has been there. 6 BY MR. EDWARDS: 7 Okay. I'm specifically talking about Q. 8 when -- we started with was Virginia lying when she 9 said that Jeffrey Epstein socialized with Bill 10 Clinton during the relevant time period. 11 I'm drilling it. 12 I don't know the answer to that. 13 Α. Okay. Did you understand -- did Bill 14 Q. Clinton travel with Jeffrey Epstein? 15 My understanding from newspaper --16 Α. MR. INDYKE: Same objection, same 17 18 instruction. My understanding from newspaper accounts 19 Α. is that they went to Africa together with some other 20
- through nonprivileged sources that they traveled

famous people, and I think maybe went to Asia

together as well. So the answer is yes, I am aware

24 together, yes.

21

22

MR. SCOTT: Can we take a break in a few

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minutes? I would like -- in the afternoon, he
1
2
          gets a little tired, so I would like to, every
          hour or so, take -- an hour and ten minutes,
 3
          take a couple-minute break.
 4
               SPECIAL MASTER POZZUOLI: You tell me when
 5
          is a good --
 6
 7
               MR. EDWARDS: Maybe 15 minutes and we'll
          switch topics, and we can take a break. Good,
 8
          Tom?
 9
               MR. SCOTT: Yes.
10
               MR. EDWARDS:
                             Okay.
11
       BY MR. EDWARDS:
12
               Was Virginia Roberts lying when she says
13
          0.
     she was introduced to Prince Andrew through Jeffrey
14
     Epstein?
15
               MR. INDYKE: Same objection, same
16
          instruction.
17
18
               SPECIAL MASTER POZZUOLI:
                                          Under
          non-privileged information.
19
               I have seen a photograph of Prince Andrew
20
     and Virginia Roberts and Ghislaine Maxwell.
2.1
     myself met Prince Andrew. He came to my class at
22
     Harvard Law School and there was a dinner for him,
23
     and he asked about Jeffrey Epstein. We discussed
24
25
     Jeffrey Epstein.
```

- BY MR. EDWARDS:

 Q. I don't know if this was -- I believe it
- 4 A. That's the photograph.
- 5 MR. SCOTT: I think it was.
- 6 MR. SCAROLA: It was.
- 7 MR. EDWARDS: I think it was, too.

was attached to the deposition last time.

- 8 MR. SCOTT: It was.
- 9 BY MR. EDWARDS:

3

- 10 Q. So you're familiar with this photograph?
- 11 A. Yes, and I'm also familiar there's no
- 12 comparable photograph with me in it.
- 13 Q. Okay.
- MR. SCAROLA: That's not responsive.
- 15 SPECIAL MASTER POZZUOLI: Move forward.
- MR. SCAROLA: Move to strike.
- 17 BY MR. EDWARDS:
- 18 Q. And in this photograph, this is Prince
- 19 Andrew over here on the left?
- 20 A. That's true, yeah.
- Q. And this is Virginia Roberts in the
- 22 middle?
- 23 A. I've never seen -- I've never met
- 24 Ms. Roberts, never seen her.
- Q. So are you saying that she is lying when

- she says that's her?
- 2 A. No, I just don't -- I've never seen her.
- MR. SCOTT: Objection, argumentative.
- 4 A. Those are photographs -- I've seen
- 5 photographs --
- 6 SPECIAL MASTER POZZUOLI: Hang on one
- 7 second. Reask -- rephrase the question.
- 8 BY MR. EDWARDS:
- 9 Q. And who is this over here on the --
- 10 SPECIAL MASTER POZZUOLI: No, rephrase the
- 11 question, the previous question about who the
- 12 young lady is next to Prince Andrew.
- 13 BY MR. EDWARDS:
- 14 Q. Sure. Do you know who this lady is in the
- 15 middle of this photograph?
- 16 A. On the basis of newspaper accounts, it is
- 17 reported that she is Virginia Roberts. I wouldn't
- 18 be able -- if you had shown me that picture a year
- 19 and 16 days ago, I would not have been able to tell
- 20 you that that's Virginia Roberts because I didn't
- 21 know who she was.
- Q. And who is the other person that's in this
- 23 photograph?
- 24 A. Ghislaine Maxwell.
- Q. And that's somebody else that you know,

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correct?
1
2
         Α.
               I do.
               And you know her through Jeffrey Epstein,
3
          Q.
    right?
4
                            Same objection, same
               MR. INDYKE:
5
          instruction.
6
               I wrote an article about her father's
 7
          Α.
     death years ago, and I don't remember if I met her
8
     independently. I do remember meeting her through
9
10
    her -- I remember that the Lady Rothschild asked me
     to meet Jeffrey Epstein, and when Jeffrey Epstein
11
     came to meet me, he was with Ghislaine Maxwell.
12
13
       BY MR. EDWARDS:
14
          0.
               And when was that?
          Α.
               The first time I Jeffrey Epstein, which
15
     would have been in the summer of Leslie Wexner's
16
     59th birthday. That's all I can tell you is the
17
18
     summer of his 59th birthday because I then flew with
     Jeffrey Epstein to Leslie Wexner's 59th birthday. I
19
     was presented to Leslie Wexner. Leslie would like
2.0
     to get as birthday gifts interesting people that his
21
     friends had met during the year, and so I was
22
     Jeffrey Epstein's intellectual gift to Leslie
23
     Wexner. And it was that year that I met Jeffrey
24
               That's the best I can date it.
25
     Epstein.
```

- 1 Q. Okay. And Ghislaine Maxwell, you are
- 2 aware, is involved in litigation with Virginia
- 3 Roberts right now, correct?
- A. She is being sued by Virginia Roberts for
- 5 defamation, not for the underlying offenses, which
- 6 are beyond the statute of limitations, as I
- 7 understand it, correct.
- Q. And have you spoken with Ghislaine Maxwell
- 9 about the allegations against her and her denials?
- 10 MR. INDYKE: Same objection, same
- instruction.
- MR. SCOTT: Don't answer it. It's
- 13 privileged.
- 14 BY MR. EDWARDS:
- Q. I'm asking about your conversations with
- 16 Ghislaine Maxwell, who's in a separate litigation,
- 17 civil litigation for defamation. Have you
- 18 personally spoken with Ghislaine Maxwell since these
- 19 allegations?
- 20 A. If there's no objection, I will answer.
- 21 MR. INDYKE: There was an objection. Same
- objection, same instruction.
- 23 BY MR. EDWARDS:
- Q. Is there a joint defense agreement related
- 25 to the civil allegation -- actions regarding the

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defamation actions that involve Ghislaine Maxwell
1
2
     and yourself?
               MR. INDYKE: Same objection.
3
               SPECIAL MASTER POZZUOLI:
                                          What's the
 4
          basis -- can you explain to me what the basis
5
          of the objection is -- and what was the
6
          question?
 7
               MR. EDWARDS: Has Mr. Dershowitz spoken
 8
          with Ghislaine Maxwell since the allegations --
 9
          since this defamation suit came about as well
10
          as the defamation suit with Ghislaine Maxwell.
11
       BY MR. EDWARDS:
12
               Let me ask it cleaner. Have you spoken
13
          0.
     with Ghislaine Maxwell since January 2015?
14
               MR. INDYKE: Same objection, same
15
          instruction.
16
       BY MR. EDWARDS:
17
18
               So that I'm clear, there is a joint
          Q.
     defense of the allegations regarding Ghislaine
19
     Maxwell that's New York litigation and this
20
     defamation case?
2.1
               MR. INDYKE:
                             There's a common interest
22
23
          agreement in effect with respect to the
          New York case and a common interest agreement
24
25
          with respect to this case.
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BY MR. EDWARDS:
 1
 2
          Q.
               Okay. Was Virginia Roberts lying when she
     says that she was taken by Ghislaine Maxwell and --
 3
               MR. SCAROLA: Who negotiated the agreement
 4
          and when?
 5
       BY MR. EDWARDS:
 6
 7
               Is there a common interest agreement in
          0.
     existence with respect to the allegations that have
 8
     arisen since January of 2015 or that you contend
 9
10
     covers that?
11
               MR. INDYKE:
                            Same objection, same
          instruction.
12
13
       BY MR. EDWARDS:
14
               If there is, who negotiated this
          Q.
     agreement?
15
16
               MR. SCAROLA: Can we have a ruling on
17
          propriety?
18
               SPECIAL MASTER POZZUOLI: You haven't
19
          pushed me, so I let you go.
               MR. SCAROLA: Can we have a ruling as to
2.0
          whether we get to know whether Mr. Dershowitz
21
22
          is a party to a common interest agreement with
          Ghislaine Maxwell?
23
               SPECIAL MASTER POZZUOLI: Counsel --
24
25
               MS. McCAWLEY: Also, just this is Sigrid
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1	McCawley, if any of the individuals on the
2	phone are representing Ghislaine Maxwell, my
3	understanding is the person on the phone is
4	representing Jeffrey Epstein, not Ghislaine
5	Maxwell. That needs to be clarified.
6	MR. INDYKE: Correct. Correct.
7	SPECIAL MASTER POZZUOLI: The answer is
8	correct?
9	MR. INDYKE: With respect to Mr. Epstein,
10	I can tell you there's a common interest
11	agreement with respect to this matter and a
12	common interest agreement with respect to the
13	Ghislaine Maxwell suit in New York.
14	SPECIAL MASTER POZZUOLI: Is
15	Mr. Dershowitz party to that?
16	MR. INDYKE: Mr. Dershowitz is party to a
17	common interest agreement with Jeffrey in this
18	case. And I believe I'd have to check, but
19	I believe that that would extend
20	MR. SCAROLA: We want an answer from the
21	witness as to whether the witness is a party to
22	a common interest agreement with Ghislaine
23	Maxwell.
24	SPECIAL MASTER POZZUOLI: Then ask the
25	question, because I haven't seen the question

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asked yet.
 1
 2
       BY MR. EDWARDS:
               Are you a party to a common interest
 3
          Q.
     agreement with Ghislaine Maxwell?
 4
               If there's no objection, I'll answer it.
          Α.
 5
               MR. INDYKE:
                            I apologize. I thought we
 6
 7
          were still operating under the original set of
          objections. So I will repeat it.
 8
          objection, same instruction.
 9
10
               SPECIAL MASTER POZZUOLI: With respect to
11
          that question, you can answer.
12
               My understanding is that I am still
     Jeffrey Epstein's lawyer. Jeffrey Epstein, I
13
     understand, has a common interest or joint defense
14
     agreement with Ghislaine Maxwell, so I have -- my
15
16
     understanding is that I am bound by a common
17
     agreement.
18
       BY MR. EDWARDS:
               Is this the same common interest agreement
19
          ο.
     that we were talking about from 2005, or is this a
20
21
     separate common interest agreement that has been
22
     signed as a consequence of the lawsuits that have
     been filed since January 2015?
23
                            If this is a new question,
24
               MR. INDYKE:
25
          I'll assert the same objection and the same
```

instruction. 1 SPECIAL MASTER POZZUOLI: And I'm going to 2 overrule the objection. And you can answer 3 that. My understanding is that it's a Α. 5 combination; that is, it reflects the previous 6 7 agreement and that there is a new agreement that supplemented the previous agreement. 8 BY MR. EDWARDS: 9 When you say it's your understanding, is 10 0. this understanding in writing; meaning, is there a 11 written common interest agreement that has been put 12 in place since January of 2015? 13 I don't know. 14 Α. 15 MR. INDYKE: Same objection, same instruction. 16 MR. SCOTT: Can we take a recess when we 17 18 get a chance? SPECIAL MASTER POZZUOLI: Yes, but I'm 19 going to instruct you --20 21 Α. I don't know. I don't know the answer to that, whether there's additional writing or not. 22 BY MR. EDWARDS: 23 24 Q. Last question, then we take a break. you signed any such agreement --25

MR. INDYKE: Same objection, same 1 2 instruction. BY MR. EDWARDS: 3 -- since January 2015? Q. 4 Since January? Not to my recollection. 5 Α. MR. EDWARDS: We can take a break. 6 7 VIDEOGRAPHER: Going off the record. The time is approximately 2:09 p.m. 8 (Recess was held from 2:09 p.m. until 2:26 p.m.) 9 VIDEOGRAPHER: Going back on the record. 10 Time is approximately 2:26 p.m. 11 BY MR. EDWARDS: 12 Going back to the photograph, was Virginia 13 Q. Roberts lying when she says that she was taken to 14 London where this photograph was taken? 15 Α. I have no idea. 16 17 MR. INDYKE: Same objection, same 18 instructions. BY MR. EDWARDS: 19 Was Virginia Roberts lying when she says 2.0 Ο. that she was paid to have sex with Prince Andrew? 21 MR. INDYKE: Same objection, same 22 instructions. 23 Can you tell me what age she was when that 24 Α. 25 happened?

- 1 BY MR. EDWARDS:
- 2 Q. The photograph is printed in March of
- 3 2001, which is when she's 17, which just means that
- 4 the photograph was taken sometime before that date.
- 5 So she was at least as young as 17 is the best that
- 6 I can tell you.
- 7 A. Under the age of consent, that would be an
- 8 act of prostitution. If she was paid \$15,000 to
- 9 have sex with Prince Andrew at the age of 17 in
- 10 England, she would be guilty of prostitution.
- 11 Q. My question is, was she lying when she
- 12 says that she was paid to have sex with Prince
- 13 Andrew?
- 14 A. I have no idea.
- Q. You have met Prince Andrew, right?
- 16 A. I have.
- 17 Q. He sat in the back of your classrooms?
- 18 MR. SCOTT: Objection, asked and answered
- 19 twice.
- A. Once, yes.
- BY MR. EDWARDS:
- 22 Q. I think we went to Jeffrey Epstein sitting
- 23 in your classrooms, but now I'm talking about Prince
- 24 Andrew sat in your classroom as well, right?
- 25 A. Yes, once.

MR. SCOTT: I thought we went through 1 2 Andrew before; maybe I'm wrong. BY MR. EDWARDS: 3 Have you, since the -- since January of 0. 4 2015, have you contacted Prince Andrew? 5 I got a Christmas card from him. 6 Α. No. 7 Have you spoke with him about the Q. allegations that were alleged against Prince Andrew? 8 Not to him, but to -- not to him. Α. 9 Have you spoke to some representative of 10 Q. 11 his, of Prince Andrew? I need to know whether --12 MR. INDYKE: Guy, sorry, I was just cut 13 14 off for some reason. SPECIAL MASTER POZZUOLI: Hold on a 15 second. Go ahead and restate your question 16 17 so -- Darren, can you hear now? 18 MR. INDYKE: Yes, I can. BY MR. EDWARDS: 19 2.0 My question is, have you spoken with Q. 21 Prince Andrew or any representative of or for Prince Andrew since January of 2015? 22 23 MR. SCOTT: If any of that involved work 24 product on our part, I am instructing you not 25 to answer.